

Message

From: Feldman, Michael [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=3231D9F1AD5147A9A0C81B36E0FB2B68-FELDMAN, MICHAEL]
Sent: 4/15/2019 2:08:32 PM
To: 'Donaldson, Guy' [donaldson.guy@epa.gov]
Subject: FW: OK Annual SIP Update

Unfortunately we need to push the signature date out. Alan suggested June 15.

From: Bartley, Richard
Sent: Thursday, April 11, 2019 5:09 PM
To: Shar, Alan <shar.alan@epa.gov>; Feldman, Michael <Feldman.Michael@epa.gov>
Subject: RE: OK Annual SIP Update

Hi Alan –

You forgot to mention the Texas Chapter 111 rule project (that Janis Hudson and John Minter told us earlier this week is now getting the attention of Tonya Baer, so we may need to move on that soon) as well as a couple of other projects like the Oklahoma NSPS delegation FRN, etc. Anyway, you get the idea, I'm swamped. But our other attorneys are in the same "sinking" boat, so you won't get much sympathy from them. Believe me, I've tried.

That all being said, my plan is to work with you on the OK Annual SIP Update package during the comment period on the Texas SSM SIP Call NPRM. I hope that works for Michael.

Thanks,

Rick

From: Shar, Alan
Sent: Thursday, April 11, 2019 4:41 PM
To: Bartley, Richard <Bartley.Richard@epa.gov>; Feldman, Michael <Feldman.Michael@epa.gov>
Subject: RE: OK Annual SIP Update

Michael - I know Rick has an ODEQ permit project, a 111(d) FR notice, the SSM FOIA , TX SSM notice , and ODEQ rule update to work on.

I am willing to help him out with his share of the SSM FOIA, to free up some time for him to allocate to the ODEQ rule update.

He has been sick most of last and this week, and will be on leave May 1-9th.

Given above, I do not think May 15 would be practical target date.

Reason - Unfortunately, several of the comment letters Region sent to ODEQ on various pieces of this project (rule revisions dating from 2003-2014, I believe) keep saying "we have no comments"; thus, one can't blame ODEQ for not doing a decent 110(l) analysis with its submittal.

Now, OGC is wanting us to do the 110(l) analysis, although rightfully is needed to have defensible final FR.

Rick and I need to reconstruct those analysis as those materials are not available in the submittal or easy to come by to replace what State should have done or at least should have been asked to do years ago.

The fact is, the submittal is what it is.

Therefore, I am suggesting June 15, 2019, as it is a timeframe that falls within the TX SSM public comment period and makes sense.

Rick – This was why I sent you the short title-email this AM asking if I can phone you.
Alan

From: Feldman, Michael

Sent: Thursday, April 11, 2019 10:07 AM

To: Bartley, Richard <Bartley.Richard@epa.gov>; Shar, Alan <shar.alan@epa.gov>

Subject: OK Annual SIP Update

Any update on projected schedule on this? We currently have a signature date of 5/15. It would be great if we could move this up a few days to before the May Business review meeting, or even better if we could finish in April.

Michael Feldman, PhD

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